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9	Attorneys for Movant Cory Jay Wiedel			
10	UNITED STATES DISTRICT COURT			
	DISTRICT OF NEVADA			
11	TAD SCHLATRE, Individually and on Behalf of All Others Similarly Situated,	Case No. 2:21-cv-02209-RFB-NJK		
12	Plaintiff,	DECLARATION OF DAVID C. O'MARA IN		
13	V.	SUPPORT CORY JAY WIEDEL'S REPLY TO COMETING MOTIONS FOR: (1)		
14	MARATHON DIGITAL HOLDINGS,	APPOINTMENT AS LEAD PLAINTIFF; AND (2) APPROVAL OF SELECTION OF		
15	INC. f/k/a MARATHON PATENT GROUP, INC., MERRICK D.	COUNSEL		
16	OKAMOTO, FREDERICK G. THIEL, and SIMEON SALZMAN,			
17	Defendants.			
18		er og follover		
19	I, DAVID C. O'MARA, hereby declare as follows:			
20	1. I am a partner of the law firm of The O'Mara Law Firm, P.C., liaison counsel for Cory			
21	Jay Wiedel ("Mr. Wiedel"). I respectfully submit this declaration in support of Mr. Wiedel's Reply to			
22	Competing Motion for Appointment as Lead Plaintiff and Approval of Selection of Counsel in the			
23	above-capioned action (the "Action"). This declaration is based on my own personal knowledge			
24	and/or the firm's records of the matters stated herein and, if called upon, I could and would			
25	competently testify thereto.			
26	2. Attached hereto as <b>Exhibit A</b> are true and correct copies of press releases issued by			
27	movant Carlos Marina's Counsel, Hagens Berman Sobol Shapiro LLP, seeking lead plaintiff movants			
28	pursuant to the Action during the 60-day PSLRA window.			
- 1	I			

DECLARATION OF DAVID C. O'MARA

1	3. Attached hereto as <b>Exhibit B</b> is a true and correct copy of Marathon's Intraday Pr	rice
2	Chart on November 15, 2021.	
3	4. Attached hereto as <b>Exhibit C</b> is a true and correct copy of an analyst report by D	ı.A.
4	Davidson, Institutional Equity Research, dated November 16, 2021, entitled Marathon Digitality	ital
5	Holdings, Inc. Sell-Off Overdone; Updating Estimates and Reiterate BUY.	
6	5. Attached hereto as <b>Exhibit D</b> is a true and correct copy Marathon trading prices	ces
7	between November 12, 2021 and November 16, 2021, according to Yahoo! Finance.	
8	I declare under penalty of perjury under the laws of the United States of America that	the
9	foregoing facts are true and correct. Executed this 8 <sup>th</sup> day of March, 2022.	
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11	<u>/s/ David C. O'Mara</u> David C. O'Mara	
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